

HQ. INSTRUCTION SHEET

REMOVE			INSERT			EXPLANATION
ISSUANCE NOS.	PAGE NOS.	DATE	REG. NOS.	PAGE NOS.	DATE	
STATINTL	23 24	2/4/69 3/19/68	[REDACTED]	23 24		Subparagraphs 15b and d(1) and (3)(a) revised to reflect new definition of Permanent Place of Residence.

Arrows in the page margin show the locations of the changes described above.

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STATINTL

Travel

STATINTL

15. DEPENDENTS

a. [No change]

b. RETURN OF CHILDREN OVER 21 YEARS OF AGE. An employee's child who is unmarried and who is 21 years old or older may be authorized return travel to the employee's Permanent Place of Residence (as defined in [redacted] or to another place in the United States, its possessions, or the Commonwealth of Puerto Rico not to exceed constructive costs of travel to the employee's Permanent Place of Residence, provided the child, when he attained the age of 21, was at, or proceeding to, a post abroad to which the employee was assigned. The first travel authorization which is issued to the employee authorizing travel of the family after a child has reached the age of 21 constitutes authority for such travel. The return of the child to the United States must be completed within one year after the beginning of employee's travel pursuant to such authorization. A child, 21 or older, who proceeds to the employee's post under an educational travel authorization, may not be returned to the United States nor perform any travel at Government expense. (Advance return of a child who is 21 years of age or older may be authorized under the provisions of subparagraph d below except that the child may not thereafter travel at Government expense.)

c. [No change]

d. ADVANCE RETURN

(1) An authorizing official may authorize or approve advance return of dependents from the post of assignment abroad for the reasons set forth below. Travel under (a) or (b) may be to any point specified in the travel order; travel under (c) will be limited to the employee's Permanent Place of Residence (as defined in [redacted] or to another place in the United States, its possessions or the Commonwealth of Puerto Rico not to exceed constructive costs of travel to the employee's Permanent Place of Residence.

STATINTL

(a), (b), and (c) [No change]

- (2) [No change]
- (3) When advance return is authorized under (1)(c) above, the following will apply:
- (a) The employee will agree in writing to repay the expense of the advance return if he does not subsequently become eligible for return travel to the United States, its possessions or the Commonwealth of Puerto Rico at Government expense, or such dependents lose their dependency status prior to the employee's eligibility for return travel. In application of the repayment agreement, loss of dependency status does not result from death of the dependent, the dependent's induction into the Armed Forces, or the dependent's reaching age 21.

[No further changes]

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